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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/785,001	02/25/2004	Kil-soo Jung	1793.1208	9755	
	7590 04/03/2007		EXAM	. EXAMINER	
STEIN, MCEW 1400 EYE STR	'EN & BUI, LLP EET, NW		HEFFINGTON, JOHN M		
SUITE 300 WASHINGTO			ART UNIT	PAPER NUMBER	
WASHINGTO	N, DC 20003		2109		
SHORTENED STATUTOR	Y PERIOD OF RESPONSE	MAIL DATE	DELIVER	DELIVERY MODE	
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Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

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		Application No.	Applicant(s)			
		10/785,001	JUNG ET AL.			
	Office Action Summary	Examiner	Art Unit			
		John M. Heffington	2109			
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the c	correspondence address			
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANS INTERPRETATION OF A SIX (6) MONTHS from the mailing date of this communication. Depriod for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tir will apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE	N. mely filed n the mailing date of this communication. ED (35 U.S.C. § 133).			
Status		•				
1)🖾	Responsive to communication(s) filed on 24 Fe	<u>ebruary 2004</u> .				
2a)□	This action is <b>FINAL</b> . 2b)⊠ This action is non-final.					
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
	closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.			
Disposit	ion of Claims					
4)⊠	Claim(s) 1-19 is/are pending in the application.	•				
	4a) Of the above claim(s) is/are withdrawn from consideration.					
5)□	Claim(s) is/are allowed.					
	Claim(s) <u>1-19</u> is/are rejected.					
7)	Claim(s) is/are objected to.		•			
8)[_]	Claim(s) are subject to restriction and/o	r election requirement.	•			
Applicat	ion Papers					
9)☐ The specification is objected to by the Examiner.						
10)⊠	The drawing(s) filed on 24 February 2004 is/are		1			
	Applicant may not request that any objection to the	· · · · · · · · · · · · · · · · · · ·				
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).					
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority (	under 35 U.S.C. § 119					
12)🛛	12)⊠ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).					
a)	a)⊠ All b)∭ Some * c)∭ None of:					
	1. Certified copies of the priority documents have been received.					
	2. Certified copies of the priority documents have been received in Application No					
	3. Copies of the certified copies of the prior	- <del>'</del>	ed in this National Stage			
* (	application from the International Bureau (PCT Rule 17.2(a)).					
* See the attached detailed Office action for a list of the certified copies not received.						
		•				
Attachme-	nt/e)					
Attachment(s)  1) Notice of References Cited (PTO-892)  4) Interview Summary (PTO-413)						
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 15 February 2007.  Paper No(s)/Mail Date  5) Notice of Informal Patent Application 6) Other:						
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#### **DETAILED ACTION**

This action is in response to the original filing of February 25, 2004. Claims 1-19 are pending and have been considered below.

## Claim Rejections - 35 USC § 101

1. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

Claim 17 is rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter. Claim 17 is drawn to a carrier wave per se (specification, paragraph 0039). A carrier wave is not a series of steps or acts and this is not a process. A carrier wave is not a physical article or object and as such is not a machine or manufacture. A carrier wave is not a combination of substances and therefore not a compilation of matter. Thus, a carrier wave by itself does not fall within any of the four categories of invention. Therefore, Claim 17 is not statutory.

# Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

<sup>(</sup>b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

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2. Claims 1-4,6-12,14-19 are rejected under 35 U.S.C. 102(b) as being anticipated by Yamanaka et al. (US 5,983,247).

Claims 1,9,17: Yamanaka discloses an apparatus, method and computer readable medium that displays browser graphics, comprising:

- a. a browser graphic storage unit, which stores browser graphics of different aspect ratios according to the aspect ratios (column 2, lines 3-5 and lines 7-14; column 34, lines 34-51; figure 33) [conversion information storing unit, display image converting unit];
- an initialization file storage unit, which stores an initialization file including predetermined aspect ratio information (column 2, lines 3-5) [conversion information storing unit];
- c. an aspect ratio information extractor, which extracts the aspect ratio information from the initialization file stored in the initialization file storage unit (column 2, lines 7-14) [display image converting unit];
- d. a browser graphic selector, which selects the browser graphic, which corresponds to the aspect ratio extracted by the aspect ratio information extractor, from the browser graphics of different aspect ratios stored in the browser graphic storage unit (column 2, lines 7-14) [display image converting unit];
- e. and a browser graphic display unit, which displays the browser graphic selected by the browser graphic selector(column 2, lines 29-35) [display image element writing

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unit].

Claims 2,10: Yamanaka discloses the apparatus and method of claims 1 and 9, and further discloses:

- a. a browser unit browsing predetermined interactive contents markup documents
   as interactive contents to reproduce the interactive contents, (column 8, lines 58 60) [the HTML document will be read by a browser and is displayed on the screen] and
- b. wherein the initialization file includes information regarding a reproduction environment of the interactive contents (column 1, lines 1-2) [screen size storing unit].

Claims 3,11: Yamanaka discloses the apparatus and method of claims 2 and 10, and further discloses a reproducing command receiver that receives a command for reproducing the interactive contents from a user, wherein when the reproducing command is received by the reproducing command receiver, the aspect ratio information extractor extracts the aspect ratio information from the stored initialization file before the interactive contents are reproduced (column 2, lines 7-14) [display image converting unit].

Claims 4,12: Yamanaka discloses the apparatus and method of claims 2 and 10, wherein the initialization file is a markup document (column 1, lines 11-15) [This invention relates to a data conversion apparatus used for TV broadcasting systems, and

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more specifically to a data conversion apparatus for converting HTML (Hypertext Markup Language) documents into information of a format suitable for the TV broadcasting systems.].

Claims 6,14: Yamanaka discloses the apparatus and method of claims 2 and 10, wherein the initialization file includes a default aspect ratio, which is set by a producer of the interactive contents (column 1, lines 19-22, column 2, lines 5-7 [a change has taken place in terms of the screen size, so that a standard screen with a conventional aspect ratio (4:3) and a wide screen with aspect ratio (16:9) are now available][area storing unit for including a plurality of storage areas each of which is suitable for the size of the second display screen].

Claims 7,15: Yamanaka discloses the apparatus and method of claims 1 and 9, further comprising:

- a. an aspect ratio information receiver, which receives the aspect ratio information from a user (column 2 lines 51-67, column 3, lines 1-31) [Y-coordinate judging unit, X-coordinate judging unit]; and
- b. an initialization file creator, which creates the initialization file including the aspect ratio information received by the aspect ratio information receiver (column 2, lines 3-5) [conversion information storing unit for storing a plurality pieces of

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conversion information which respectively correspond to the plurality of control statements],

c. wherein the initialization file storage unit stores the initialization file created by the initialization file creator (column 2, lines 3-5) [conversion information storing unit for storing a plurality pieces of conversion information which respectively correspond to the plurality of control statements].

Claims 8,16: Yamanaka discloses the apparatus and method of claims 2 and 10, further comprising:

- a. an aspect ratio information receiver, which receives the aspect ratio information
   by a plug-and-play method from a display device which will display the interactive
   contents (column 2 lines 51-67, column 3, lines 1-31) [Y-coordinate judging unit,
   X-coordinate judging unit]; and
- b. an initialization file creator, which creates the initialization file including the aspect ratio information received by the aspect ratio information receiver (column 2, lines 3-5) [conversion information storing unit for storing a plurality pieces of conversion information which respectively correspond to the plurality of control statements],
- c. wherein the initialization file storage unit stores the initialization file created by the initialization file creator (column 2, lines 3-5) [conversion information storing unit for storing a plurality pieces of conversion information which respectively

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correspond to the plurality of control statements].

Claim 18: Yamanaka discloses a method, comprising: shapely displaying a browser graphic of a browser by selecting a display aspect ratio of the browser graphic according to a display device type displaying the browser graphic (column 3, lines 32-35) [With such a construction, it is possible to prevent unnatural images from being generated since, for example, the display image elements are also written into the blank on the right-hand side of the screen, using the blank effectively].

Claim 19: Yamanaka discloses an interactive digital video disc controlling a reproduction device, the disc comprising:

- a. multimedia data (column 1, lines 60-64) [where the document includes a plurality
  of control statements, at least a character string, and at least a piece of image
  information];
- b. interactive contents markup documents related to the multimedia data (column 8, lines 58-60) [the HTML document will be read by the browser and is displayed on the screen]; and
- c. browser graphic aspect ratio information to control browser graphics of a browser browsing the interactive contents to reproduce the interactive contents (column 2, lines 3-5) [conversion information storing unit for storing a plurality pieces of conversion information which respectively corresponds to the plurality of control statements].

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## Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 5 and 13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Yamanaka et al. (US 5,983,247) in view of Graham (HTML Source Book).

Claims 5,13: Yamanaka discloses the apparatus of claim 4 but does not disclose wherein the markup document includes the aspect ratio information in one of a meta tag form, a newly defined tag form, a newly defined attribute form, or a script form, according to a markup language. Graham discloses the IMG element with WIDTH and HEIGHT attributes (page 195) from which the aspect ration can be calculated. Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to use the IMG element in Yamanaka. One would have been motivated to use the IMG in Yamanaka in order to be able to calculate the aspect ration directly from the HTML document rather than having to utilize the Y-coordinate judging unit and the X-coordinate judging unit.

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### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to John M. Heffington whose telephone number is (571) 270-1696. The examiner can normally be reached on Mon - Fri (Alternate Fridays off) 7:30 - 5:00 EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jim Myhre can be reached on (571) 270-1065. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

JMH 3/21/07 James W. Myhre

Supervisory Patent Examiner